SESSION LAWS

2814. A majority of the School Board shall constitute a quorum, but no contract shall be made or authorized except at a meeting of the Board of which all members have had legal notice; provided, however, that where a husband and wife, brother and sister, or two brothers, and/or sisters, constitute a quorum, no contract employing a teacher shall be made or authorized except upon the unanimous vote of the School Board.

Approved April 13, 1933.

CHAPTER 239-H. F. No. 1443

An act permitting cities of the first class and counties containing cities of the first class now responsible in whole or in part for administering poor relief to levy a tax, not to exceed three mills, for poor relief.

Be it enacted by the Legislature of the State of Minnesota:

Section 1. Tax levy for poor relief in certain counties.— Each eity of the first class responsible by statute or by charter provision for administering poor relief therein, and each county containing a city of the first class, which county is responsible by statute for administering poor relief therein either alone or jointly with any such eity of the first class and whether administering such relief through a poor commission or a board of public welfare, is hereby authorized to levy a tax at a rate of not to exceed three (3) mills for each dollar of the assessed valuation of real estate and personal property therein in excess of and in addition to any levy which might otherwise be made by such eity or such county to provide funds for poor relief.

Sec. 2. Levies to be subject to same laws as other levies.— Any such additional levy shall be subject to the same limitations and restrictions as to authorization as are required in case of levies for other purposes in such city or such county, and shall be authorized and levied by the same authorities and in the same manner as other levies for poor relief.

Sec. 3. Funds to be expended by Board of Public Welfare. —The funds provided by any such additional levy shall be appropriated and made available for the use of the board of public welfare or poor relief commission or other body, by whatever name known, authorized and empowered with the duty and responsibility of administering and providing for the care of the poor and needy in such city or such county.

[Chap.

Sec. 4. Effective till April 1, 1935 only.—This Act shall be in force and effect until April 1, 1935, only.

Approved April 13, 1933.

CHAPTER 240-S. F. No. 1471

An act authorizing School Boards of any School District in this State where there is no taxable real estate and where the obligations and liabilities of such district have been paid, to be dissolved.

Be it enacted by the Legislature of the State of Minnesota:

Section 1. Dissolution of school districts.-Whenever all of the taxable lands within any school district in this state, however organized, have been acquired and are under the control of the state of Minnesota or the United States, and no school has been held therein for more than six months and such district has on hand sufficient money to pay and discharge all of its legal liabilities and obligations, such district may be dissolved by resolution adopted by the school board thereof, without notice, and its school property may be sold and disposed of by such board, without notice, to the state of Minnesota or the United States as such board may determine; a certified copy of the resolution of dissolution adopted by. such board shall be filed with the county auditor of the county wherein such district is located: provided, however, that no such dissolution shall become effective unless all of the obligations or liabilities of such district shall have been paid and discharged and the remaining funds thereupon shall be paid to the county treasurer and the same placed to the credit of the unorganized district. If there is no unorganized district within such county, such funds shall be proratably distributed by the county treasurer to the school districts within such county adjoining such dissolved district.

Sec. 2. To include statement of obligations in certificate.— The school board shall attach to such certified copy of resolution dissolving such district a statement setting forth all of the obligations or liabilities and property of such district before such resolution was adopted, the disposition made of such property and receipts from the creditors of such school district showing that all such obligations or liabilities have been paid.

Approved April 13, 1933.

239]